IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

JACKIE FISHER	§
Plaintiff,	§
	§
VS.	§ CIVIL ACTION NO. 4:08-CV-01273
	§
	§ Jury Demanded
	§
UNIVERSITY OF TEXAS	§
MEDICAL BRANCH and	§
DAVID WATSON	§
Defendants.	§

TRIAL WITNESS LIST OF PLAINTIFF, JACKIE FISHER

Plaintiff, JACKIE FISHER, hereby serves and files this, her Trial Witness List, as required by the FEDERAL RULES OF CIVIL PROCEDURE, Rules 26(a)(3)(A)(i) & (ii).

Plaintiff Expects to Present:

Jackie Fisher, Plaintiff
c/o The Law Office of Jo Miller, P.L.L.C.
505 North Main Street
Carriage House
Conroe, Texas 77301
(936) 539-4400

Plaintiff will testify concerning all material allegations and facts of this case.

2. David Watson

c/o Assistant Attorney General General Litigation Division P.O. Box 12548, Capitol station Austin, Texas 78711

Tel: (512)463-2120

Plaintiff expects to present this witness at trial. Defendant-Plaintiff's former supervisor-will testify concerning the material aspects and factual basis of this case as well as UTMB's procedures and practices.

3. Mary Gotcher

c/o Assistant Attorney General General Litigation Division P.O. Box 12548, Capitol station

Austin, Texas 78711 Tel: (512)463-2120

Plaintiff expects to present this witness at trial. Witness is expected to testify concerning Plaintiff's complaints and demotion, and treatment by Defendants and the on-site investigation conducted by Melton and Gotcher, as well as UTMB's procedures and practices.

4. Melvin Williams

UTMB Correctional Managed Care Director of EEO 301 University Boulevard Galveston, Texas 77555-1008 409/747-2600

Plaintiff expects to present this witness at trial. Witness is expected to testify concerning Plaintiff's complaints of discrimination and retaliation, his investigation and findings, and UTMB's response, as well as UTMB's procedures and practices.

5. Craig Fisher

c/o Law Office of Jo Miller, P.L.L.C. 505 North Main Street Conroe, Texas 77301 (936) 539-4400

Plaintiff expects to present this witness at trial. Plaintiff's husband—he will testify concerning Plaintiff's mental anguish damages and the impact on Plaintiff's family.

6. Sandy Radar

UTMB - Human Resource 3009A Highway 30 West Huntsville, Texas 77340

Last known telephone number requested.

Plaintiff expects to present this witness at trial. Huntsville HR Administrator— is expected to testify concerning Plaintiff's complaints and demotion, and treatment by Defendants and the on-site investigation conducted by Melton and Gotcher, as well as UTMB's procedures and practices.

7. Georgia Melton

Address and telephone number unknown at this time.

Former Northern Division HR Director

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial. Witness is expected to testify concerning Plaintiff's complaints and demotion, and treatment by Defendants and the on-site investigation conducted by Melton and Gotcher, as well as UTMB's procedures and practices.

8. William Samarneh, Practice Manager

Estelle Unit- Facility Manager

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker, may testify concerning the events cited in Plaintiff's appeals to UTMB, as well as UTMB's procedures and practices.

9. Bobby Vincent, Medical Director, MD

Estelle Unit- Facility Management

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker, may testify concerning the events cited in Plaintiff's appeals to UTMB, as well as UTMB's procedures and practices.

10. Patricia Freeman, Licensed Vocational Nurse (LVN)

Estelle Unit (currently) (formerly at the Estelle and Goree Units)

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher and was referenced in Plaintiff's appeal to UTMB. She may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

Plaintiff May Call if the Need Arises:

936/231-4200

11. Denise Box, District Practice Manager

Estelle Unit - District Manager 264 FM 3478 Huntsville, Texas 77320-3320

Plaintiff expects to present this witness at trial, if the need arises. Mr. Watson's co-worker, may testify concerning the events cited in Plaintiff's appeals to UTMB, as well as UTMB's procedures and practices.

12. Carol Warren, Register Nurse (RN)

Palestine District Nurse Manager

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was reassigned as Fisher's direct supervisor and is Mr. Watson's equal, may testify concerning the events cited in Plaintiff's fourth grievance, as well as UTMB's procedures and practices.

13. Rocia Sevilla, former Nurse Assistant

Estelle Unit 264 FM 3478 Huntsville, Texas 77320-3320 936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher, and may testify concerning the request of her to provide a negative statement and her refusal, and has discoverable information concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

14. Ruby Proctor, Nurse Assistant

Estelle Unit 264 FM 3478 Huntsville, Texas 77320-3320 936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

15. Jo Ann Mosley, Patient Care Assistant (PCA)

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

16. Theresa Morning, Patient Care Assistant

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

17. Patricia Pope, Patient Care Assistant

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

18. Lela Shaw, License Vocational Nurse

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and investigation by Melton and Gotcher and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

19. Shirley Fields, Security Officer

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning the daily activities on the Unit and Plaintiff's supervisory skills and leadership style, as well as UTMB's procedures and practices.

20. Michael Shaw, Security Officer

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning the daily activities on the Unit and Plaintiff's supervisory skills and leadership style, as well as UTMB's procedures and practices.

21. Norma Mason, RN

Nurse Manager

Pack, Luther and Hamilton Units

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker-may testify concerning Plaintiff's demotion and appeal; has discoverable information concerning Defendant Watson's management style, as well as UTMB's procedures and practices.

22. Suzanne Hicks, Information Specialist, CMC EMR USERS

UTMB-Correctional Manager Care- Texas Tech Sector

Former HV District CCA

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning the to failure of the HV Provider Assisted Sick Call that's cited in Plaintiff's demotion letter, as well as UTMB's procedures and practices.

23. Kimberly Cotton

Program Manager, ADS

Estelle Unit

264 FM 3478

Huntsville, Texas 77320-3320

936/231-4200

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker, may testify concerning Plaintiff's management abilities, her demotion and appeal, and UTMB's procedures and practices.

24. Sarah Benavides, RN, Staff Nurse

Huntsville Unit 815 12th Street

Huntsville, Texas 77342

936/437-1975

Plaintiff's supervision during the relevant time period, was cited as witness letter in Plaintiff's appeal, and may testify concerning Plaintiff's supervision and the daily activities on the Unit. Also may testify concerning Defendant Watson's management and leadership style, as well as UTMB's procedures and practices.

25. Carolynn Hicks, LVN

Huntsville Unit

815 12th Street

Huntsville, Texas 77342

936/437-1975

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

26. Gerlitha Perry, CCA

Huntsville Unit

815 12th Street

Huntsville, Texas 77342

936/437-1975

Plaintiff expects to present this witness at trial, if the need arises. Facility level staff, may testify concerning Plaintiff's supervision and the daily activities on the Unit. Also may testify concerning Julie Lawson and Gene McMaster's management and leadership styles, as well as UTMB's procedures and practices.

27. Carolyn Ross, PCA

Goree Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's former subordinate, may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

28. Delois Simms, PCA

815 12th Street

Huntsville, Texas 77342

936/437-1975

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

29. Mark Lewis, LVN

Goree Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

30. Amanda Elmore, Former CCA

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's former administrative office support staff at the Estelle Unit- may testify concerning the daily activities on the Unit and Plaintiff's interaction with staff, supervisory skills, and leadership style, as well as UTMB's procedures and practices.

31. Rosalyn Kelly, Registered Nurse (RN)

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's former Assistant Nurse Manager at the Huntsville Unit, referenced in Plaintiff's demotion and appeal to UTMB; may testify concerning Plaintiff's supervisory skills and the daily activities on the Unit. Also may testify concerning Defendant Watson's management and leadership style, as well as UTMB's procedures and practices.

32. Matthew Lopez

Former Physician Assistant at the Estelle Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervisory skills and the daily activities on the Unit. Also may testify concerning Plaintiff's peer management and leadership style, as well as UTMB's procedures and practices.

33. Dr. Arthur Austin

Former Medical Doctor at the Estelle Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervisory skills and the daily activities on the Unit, as well as UTMB's procedures and practices.

34. Lowery Powers

Physician Assistant currently at Ellis Unit (formerly at Wynne Unit)

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and the daily activities on the Unit. Also may testify concerning UTMB's Human Resource discriminatory and inconsistency practices, as well as UTMB's procedures and practices.

35. Jamie Williams, Practice Manager, currently Estelle Unit (formerly Wynne, Bryd, and Holliday Units Facility Manager)

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker-Witness may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

36. Nandya Pandya, PCA

Wynne Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

37. Debbra Mock, LVN, currently at Holliday Unit (formerly at Wynne Unit)

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

38. Felecia Moffett, LVN

Wynne Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

39. Eva Williams, LVN

Ellis Unit

Supplemental HealthCare Staff, Agency Nurse

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

40. Kimberly Roddey, RN

Former Cluster Nurse Manager at Wynee, Byrd, and Holliday Units

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker,may testify concerning the events cited in Plaintiff's appeals. Also may testify Defendant Watson's management and leadership style, as well as UTMB's procedures and practices.

41 Rebecca McCreary, RN

Former Staff Nurse at Huntsville Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

42. Jane Henly, LVN

Former Staff Nurse at Ferguson Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

43. Hazel Bethea, former Security Officer

Estelle Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning the daily activities on the Unit and Plaintiff's supervisory skills and leadership style, as well as UTMB's procedures and practices.

44. Louise Fagan, CRRT

Estelle Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning the daily activities on the Unit and Plaintiff's supervisory skills and leadership style, as well as UTMB's procedures and practices.

45. Sherrie Edwards, Former LVN

Goree Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and daily activities on the Unit, as well as UTMB's procedures and practices.

46. Ethel Burns, CCA

Ferguson Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and daily activities on the Unit. Also may testify concerning Gene McMaster's management and leadership style, as well as UTMB's procedures and practices.

47. Sharon Clay-Keith, former Physician's Assistant

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and of UTMB's discriminatory and retaliatory practices; and may testify concerning Plaintiff's peer management and leadership style, as well as UTMB's procedures and practices.

48. Christina Stofferahn, former LVN

Ferguson Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and daily activities on the Unit, as well as UTMB's procedures and practices.

49. Marilyn Peters, former RN

Ferguson Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and daily activities on the Unit, as well as UTMB's procedures and practices.

50. Jennifer Nelson, LVN

Ellis Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify concerning Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

51. Allyson Kelly, former Correctional Clinical Associate Ellis Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and daily activities on the Unit. Also may testify concerning UTMB's discriminatory and retaliatory practices and of Plaintiff's peer management and leadership style, as well as UTMB's procedures and practices.

52. Connie Degelia, LVN

currently at Estelle Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness was under Plaintiff's supervision during the relevant time period and may testify Plaintiff's supervision and the daily activities on the Unit, as well as UTMB's procedures and practices.

53. Angela Colling, RN, Assistant Nurse Manager Ellis Unit

Last known address and telephone number requested.

Plaintiff expects to present this witness at trial, if the need arises. Witness may testify concerning Plaintiff's supervision and daily activities on the Unit, as well as UTMB's procedures and practices.

54. Alicijia Reagan, ex sister-in-law

Address and telephone number to be supplemented.

Plaintiff expects to present this witness at trial, if the need arises. This individual may testify concerning the impact of Plaintiff's work environment on Plaintiff.

55. Karen Austin

Address and telephone number to be supplemented.

Plaintiff expects to present this witness at trial, if the need arises. This individual may concerning the impact of Plaintiff's work environment on Plaintiff.

56. Mark Roberts, Administrative Associate, formerly Goree and Estelle Units currently Ellis and Eastham Units

Plaintiff expects to present this witness at trial, if the need arises. Plaintiff's co-worker–Witness may testify concerning Plaintiff's supervision and daily activities on the Unit, as well as UTMB's procedures and practices.

57. Jonathan Hulme, M.D.

17125 Red Oak Drive

Suite 110

Houston, Texas 77090

281/537-7784

Plaintiff expects to present this witness at trial, if the need arises. This is Plaintiff's treating physician who may testify as to the medical records showing treatments for stress at work and her mental anguish damages.

Respectfully Submitted,

LAW OFFICE OF JO MILLER, P.L.L.C. 505 North Main Carriage House Conroe, Texas 77301 (936) 539-4400 Tel. (936) 539-4409 Fax

By:/s/ Jo Miller

JO MILLER Attorney-in-Charge for Plaintiff, Jackie Fisher State Bar No. 00791268 Federal ID Number 20385 jmiller@jomillerlaw.com

NOTICE OF ELECTRONIC FILING

I, Jo Miller, do hereby certify that I have electronically submitted for filing, a true and correct copy of the above and foregoing document in accordance with the Electronic Case Files System of the Southern District of Texas, on this the 23nd day of January, 2010.

/s/ Jo Miller

Jo Miller Attorney-in-Charge for Plaintiff, Jackie Fisher

CERTIFICATE OF SERVICE

I, JO MILLER, do hereby certify that a true and correct copy of the Plaintiff's Trial Witness List was served on January 23, 2010 as follows:

Sam Lively
sam.lively@oag.state.tx.us
Assistant Attorney General
General Litigation Division
P.O. Box 12548, Capitol station
Austin, Texas 78711
Tel: (512)463-2120
Attorney for Defendants

/s/ Jo Miller

Jo Miller Attorney-in-Charge for Plaintiff, Jackie Fisher